Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F047484 In re Fadul V., a Minor

The disposition findings are reversed and this matter is remanded to enable appellant to withdraw his admission to count 2 in compliance with the plea agreement. The 10-year maximum term of confinement is stricken. Wiseman, J.

We concur: Vartabedian, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045883 People v. Tienda

Appellant's convictions, based on his no contest pleas, for count I, voluntary manslaughter, and counts II and III, assault with a deadly weapon, and the sentences imposed thereon, are affirmed.

Appellant's convictions in counts IV, V and VI for assault with a firearm, and the firearm enhancements found true as to those counts, are reversed. The matter is remanded for further appropriate proceedings as to counts IV, V and VI. Harris, Acting P.J.

We concur: Wiseman, J.; Gomes, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F046970 People v. Tabarez

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F049323 James W. v. The Superior Court of Merced Co.; Merced Co. Human Services Agency

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

F048039 People v. Narbaiz

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F048039 People v. Narbaiz

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F045022 Bright v. Bright

The December 2003 Order is modified to state that (1) the motion is denied to the extent that it requested, at the time of the hearing, a determination on the merits of the claim for breach of fiduciary duty and (2) the motion is granted for the purpose of allowing Marjorie to pursue the claim for breach of fiduciary duty in the Dissolution Action, which includes the right to conduct discovery. The matter is remanded for further proceedings.

The parties shall each bear their own costs on appeal. Dawson, J.

We concur: Harris, Acting P.J.; Cornell, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F049526 D.H. Williams Construction, Inc. v. Clovis Unified School District F049632 D.H. Williams Construction, Inc. v. Clovis Unified School District et al.

On its own motion and after notice to the parties, the court orders the captioned matters consolidated for purposes of decision.